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6 *Attorneys for Defendants Optum, Inc.,*
OptumRx, Inc., OptumInsight Life Sciences, Inc.,
OptumInsight, Inc., UnitedHealth Group, Inc.,
and The Lewin Group, Inc.

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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

STATE OF NEVADA,

Plaintiff,

v.

OPTUM, INC.; OPTUMRX, INC.;
OPTUMINSIGHT LIFE SCIENCES, INC.;
OPTUMINSIGHT, INC.; UNITEDHEALTH
GROUP, INC.; THE LEWIN GROUP, INC.;
EVERNORTH HEALTH, INC.; EXPRESS
SCRIPTS, INC.; EXPRESS SCRIPTS
ADMINISTRATORS, LLC; ESI MAIL
PHARMACY SERVICE, INC.; EXPRESS
SCRIPTS PHARMACY, INC.; EXPRESS
SCRIPTS SPECIALTY DISTRIBUTION
SERVICES, INC.; MEDCO HEALTH
SOLUTIONS, INC.; ELEVANCE HEALTH,
INC.; CARELONRX, INC.; CARELON
INSIGHTS, INC.; DOE ENTITIES 1-10.

Case No. 2:24-cv-00493-RFB-DJA

**MOTION TO REMOVE COUNSEL
FROM CM/ECF SERVICE LIST**

Defendants.

1 Pursuant to LR IA 11-6, Defendants Optum, Inc., OptumRx, Inc., OptumInsight Life
 2 Sciences, Inc., OptumInsight, Inc., UnitedHealth Group, Inc., and The Lewin Group, Inc.
 3 (collectively “Optum Defendants”), by and through their counsel of record, hereby submit this
 4 motion. Ryan T. Gormley no longer serves as counsel for Optum Defendants in this matter. Thus, it
 5 is requested that Mr. Gormley be withdrawn from this matter and removed from the CM/ECF service
 6 list (rgormley@wwhgd.com) and any other service lists for this matter.¹

7 Optum Defendants will continue to be represented by its undersigned counsel of record at the
 8 firms of Weinberg, Wheeler, Hudgins, Gunn & Dial, LLC and Alston & Bird, LLP.

9 DATED: May 5, 2025.

10 /s/ Stephen W. Mooney
 11 Stephen W. Mooney
WEINBERG, WHEELER, HUDGINS,
GUNN & DIAL, LLC

13 Brian D. Boone (*PHV*)
 14 Emily McGowan (*PHV*)
 Alexander Akerman (*PHV*)
 15 Matthew P. Hooker (*PHV*)
ALSTON & BIRD LLP

16 *Attorneys for Defendants Optum, Inc.,*
OptumRx, Inc., OptumInsight Life Sciences,
Inc., OptumInsight, Inc., UnitedHealth Group,
Inc., and The Lewin Group, Inc.

17 /s/ Ryan T. Gormley
 18 Ryan T. Gormley
Withdrawing Attorney

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ORDER

20 It is so ordered that Ryan T. Gormley be withdrawn from this matter and removed from the
 21 CM/ECF service list (rgormley@wwhgd.com) and any other service lists for this matter.

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DATED: May 6, 2025

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 24 DANIEL J. ALBREGTS
 25 UNITED STATES MAGISTRATE JUDGE

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¹ In bringing this motion, Optum Defendants do not waive and expressly preserve all defenses, including jurisdictional defenses.

1 **CERTIFICATE OF SERVICE**

2 I hereby certify that I am an employee of Weinberg, Wheeler, Hudgins, Gunn & Dial, LLC
3 and that on May 5, 2025, I caused to be served via the Court's CM/ECF service system a true and
4 correct copy of the above and foregoing **MOTION TO REMOVE COUNSEL FROM CM/ECF**
5 **SERVICE LIST** to all persons registered for e-service in this case.

6 _____
7 */s/ Cindy Bowman* _____
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